Mieles, Janette

From: Wilmarie Rivera Otero <WilmarieRivera@jca.pr.gov>

Sent: Tuesday, February 28, 2017 9:12 AM

To: Mcchesney, Dennis

Subject: RE: OUST comments on PR regs

Dennis,

Thanks for the comment, good news. Janneth did a great job!!!

Regarding the question below:

One question for you — I seem to remember you telling me that PR no longer allows groundwater and vapor monitoring in their regs. Perhaps I am remembering that wrong but if they did take it out, it is back in this version of the regs. That is fine with OUST but I wanted to double check that they intended this. They could add it back in just for AHS and FCT if they want but in this version of the regs they allow it for all systems. Just something to check.

PREQB decided to leave the groundwater and vapor monitoring rule the same way of the Federal regs.

We are going to incorporate EPA comments and will email you a revised version. Once we incorporate your comments we will submit for review the English and Spanish version to EQB Governing Board.

Thanks!

Wilmarie Rivera Otero

Chief Underground Storage Tank Division Water Quality Area (787) 767-8181 x.3529



From: Mcchesney, Dennis [mailto:McChesney.Dennis@epa.gov]

Sent: Monday, February 27, 2017 10:00 AM

To: Wilmarie Rivera Otero

Subject: FW: OUST comments on PR regs

Wilmarie – I wanted to have our call with OUST before sending this to you. They said that you did a good job at addressing their previous comments.

Dennis J. McChesney, Ph.D., MBA U.S. EPA Region 2 290 Broadway New York, NY 10007-1866 Voice (212) 637- 4232 Fax (212) 637- 4211 From: McDermott, Elizabeth

Sent: Thursday, February 16, 2017 9:45 AM

To: Mcchesney, Dennis < McChesney.Dennis@epa.gov>

Cc: Smith, TimR <Smith.TimR@epa.gov>; Williams-Hall, Jill <williams-hall.jill@epa.gov>; Risher, ChoYi

<Risher.ChoYi@epa.gov>; Knighton, Erin <Knighton.Erin@epa.gov>; Raia, Anthony <Raia.Anthony@epa.gov>

Subject: OUST comments on PR regs

Dennis,

Thank you for sharing PR's revised regs with us. This was much improved! We did do a redline strikeout of the actual regs again because that seemed to work well last time. One note – I don't think we reviewed FR last time so you will see there are quite a few comments in that section. The other sections have many fewer comments since PR did a good job incorporating our first round of comments.

One question for you — I seem to remember you telling me that PR no longer allows groundwater and vapor monitoring in their regs. Perhaps I am remembering that wrong but if they did take it out, it is back in this version of the regs. That is fine with OUST but I wanted to double check that they intended this. They could add it back in just for AHS and FCT if they want but in this version of the regs they allow it for all systems. Just something to check.

Thanks again and let me know if you have any questions about our comments. Liz